Rev. 11-3/98

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

🗴) Original	l () Supplemental () Substit	ıte () P	CT () Design	
to my name; that I verily believe that	I hereby declare that: my residence, part am the original, first and sole invent amed below) of the subject matter which	or (if only one	name is listed below) or	r an original, first and
Title: INTERACTIVE NAVIG	ATION SYSTEM			
I acknowledge my duty to disclose to defined in Title 37, Code of Federal	an Serial No	re-identified spinformation kn	d	e claims, as amended rial to patentability as
The state of the s	uon on which priority is claimed:			
COUNTRY	APPLICATION NO.	DA	TE OF FILING	PRIORITY CLAIMED
Japan	2000–129105	Apr	ril 28, 2000	Yes
Japan Japan				
a.ir				
ubject matter of each of the claims of he first paragraph of Title 35, United S	35, United States Code, §120 of any Use this application is not dislcosed in the states Code, §112, I acknowledge the distinctions, §1.56 which occurred between optication. U.S. FILING DATE	prior United : ity to disclose	States application in the information material to pe of the prior application STATUS: PATENTI	manner provided by patentability as definant the national or ED, PENDING,
			ABANDO	ONED

And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145 and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I he	ereby authorize	the U.S.	attornevs	named	herein t	o accep	t and	follow	instructions	from					
	GASAWARA								to be taken					Frademark	Office
regardin	g this applicati	on without	direct com	municat	ion betw	een the	U.S.	attorne	eys and mys	elf. In	the ev	ent of a	chan	ge in the po	ersons
	nom instruction														

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punishable by fine or	imprisonment, or both, under	were made with the knowledge that w	ted States Code, and th	
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